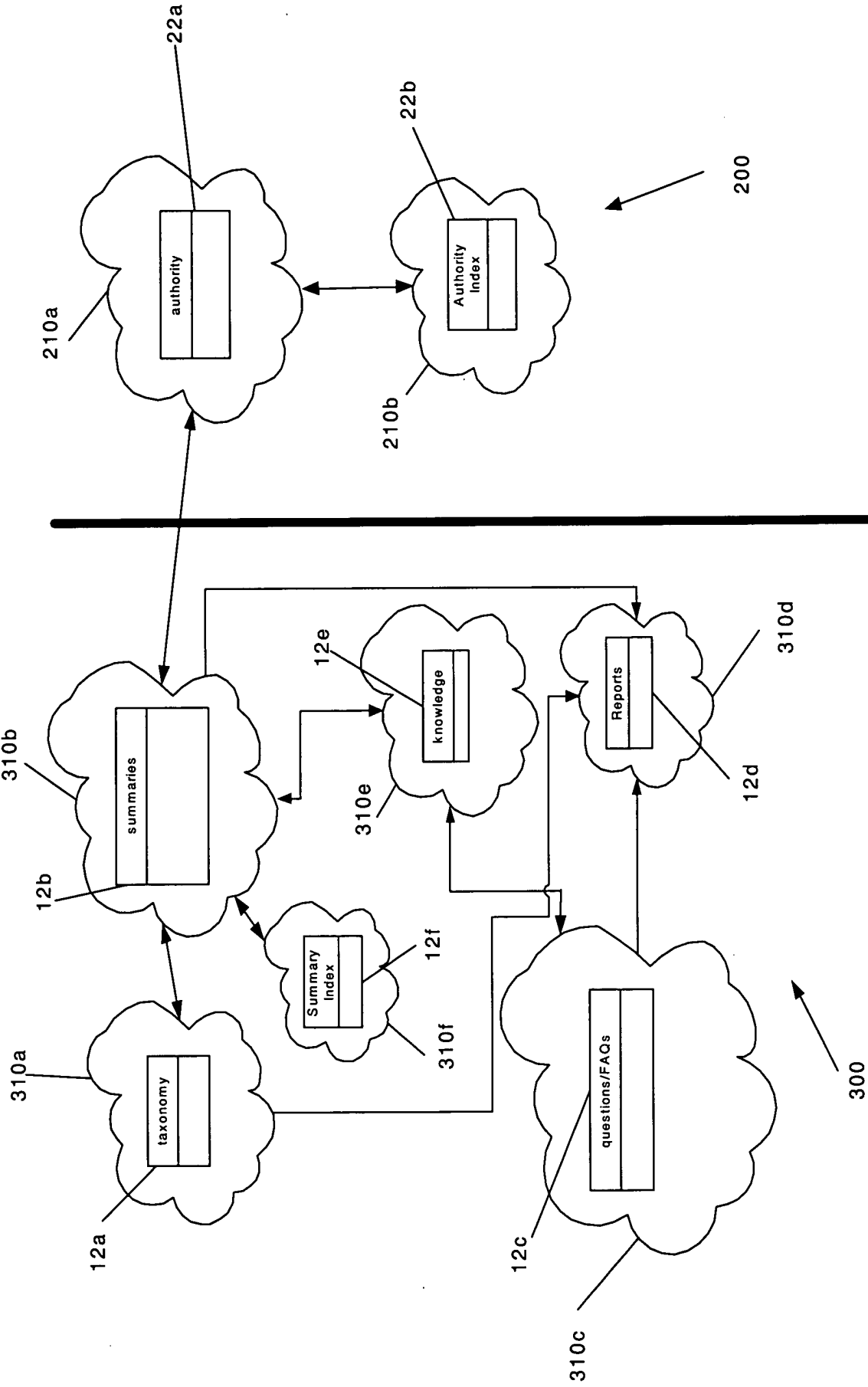


FIG. 1



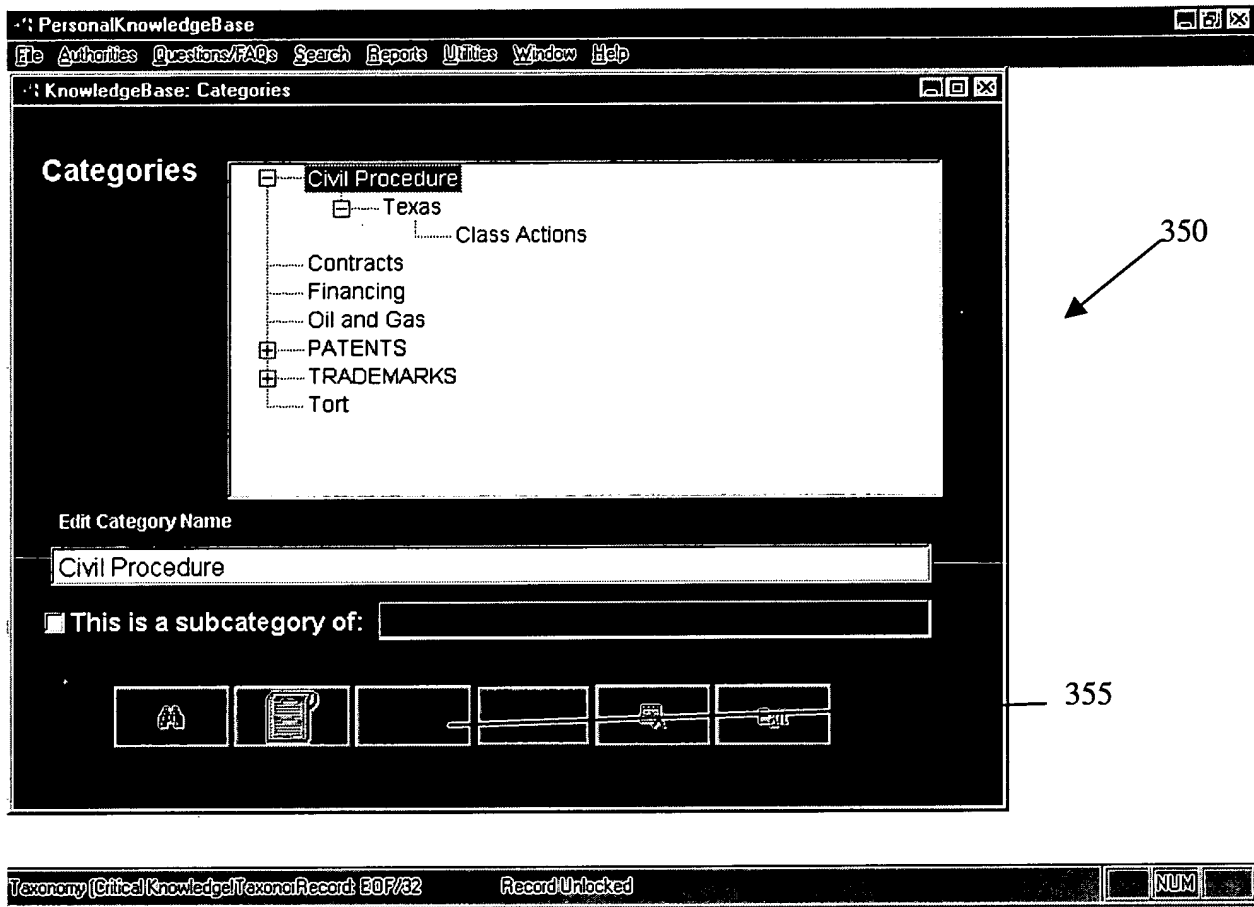


FIG. 3

PersonalKnowledgeBase

File Authorities Questions/FAQs Search Reports Utilities Window Help

Entry By Category

Knowledge

Category:

Keywords:

Summary:

☒ Case law ☐ Statute

Volume: Reporter: Page: Pincode:

Decided:

Data Entry By Case

Appellant: U.S. FISH AND WILDLIFE SERV.

Appellee: SIERRA CLUB

Summary: The 50 CFR 402.02 requirement that an action affect both survival and recovery conflicts with the Endangered Species Act, which requires consultation where an action affects recovery alone; it is

Court: Circuit: 5th Cir.

Decided: 03/15/2001 Cause: 00-30117

<new>

FIG. 4

PersonalKnowledgeBase

File Authorities Questions/FAQs Search Reports Utilities Window Help

Entry By Category

Knowledge Base: Entry By Category

Category:

Keywords:

Summary:

☒ Case law ☐ Statute

Volume	Reporter	Page	Pin-cite	Appellant	Appelle
0		0	0		

Decided: Court: Cause:

500

Full Text

NUM

FIG. 5

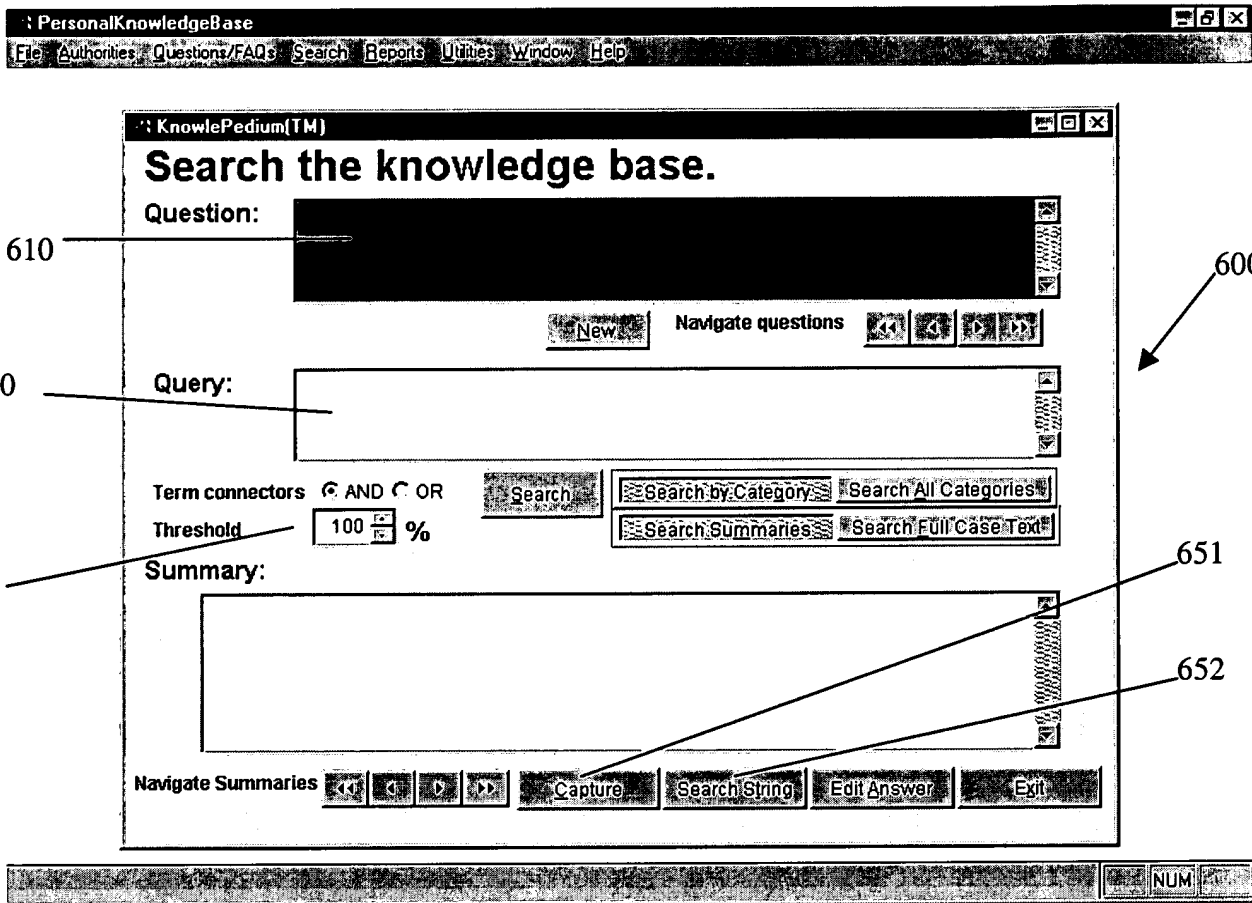


FIG. 6

700

710

KnowlePedium(TM)

QUESTIONS and FAQs

Question: Where have you gone, little one?

Answered? ☒ Date Answered: / / Answered By: 0

Answer: Where a Dallas city ordinance has been preempted by an Intervening Texas statute, and the ordinance itself has been repealed, the district court's grant of summary judgment in favor of telecommunications companies wishing to enter into the local telephone market is moot.

Federal Motor Vehicle Safety Standard 108, which requires trailers to have side lights, does not preempt state law tort claim that trailer was negligently designed for lacking lateral or more reflectors.

Top Prev Next Bottom Find Print Add Edit Delete Exit

Skip to next record

NUM

FIG. 7

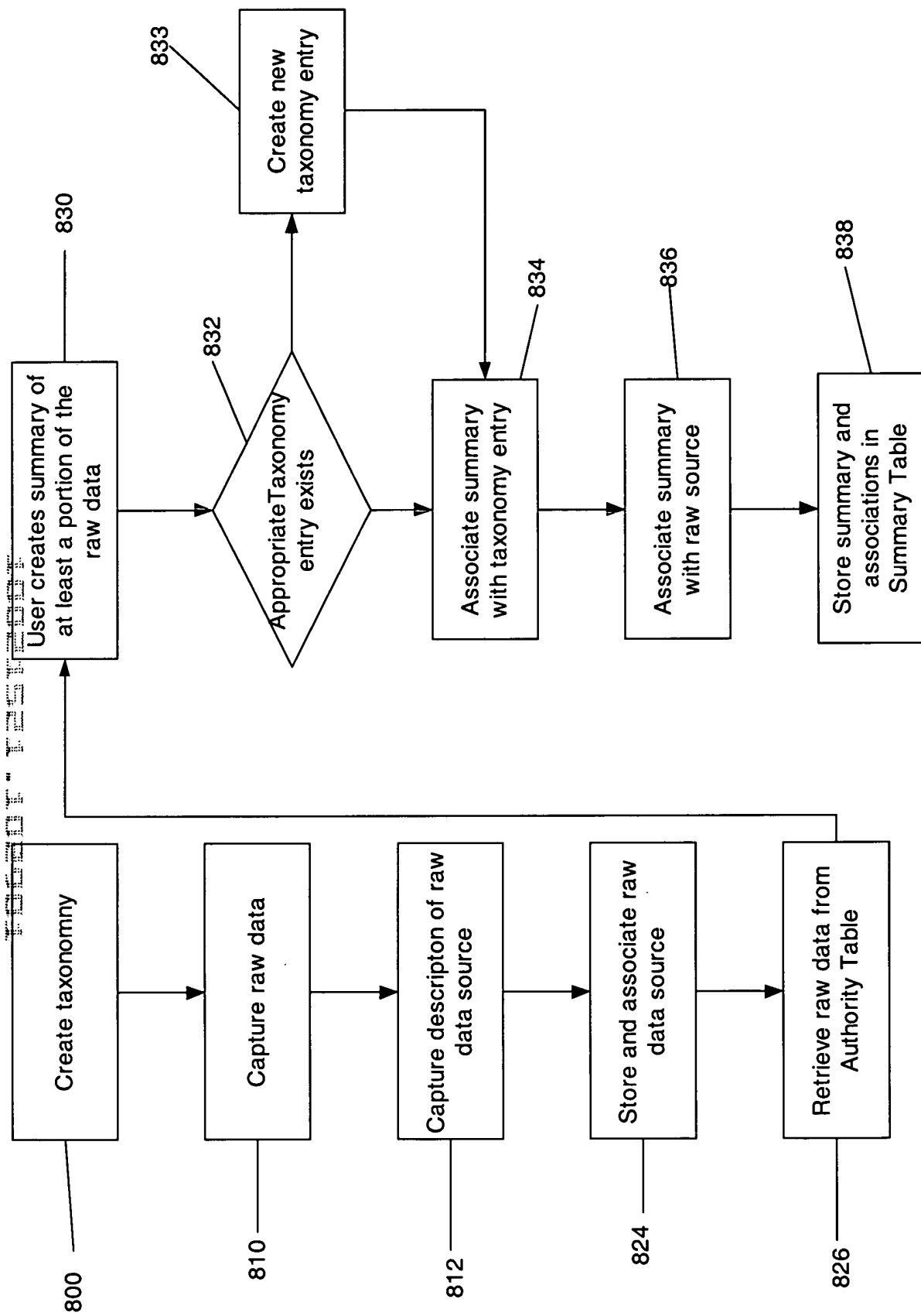


FIG. 8

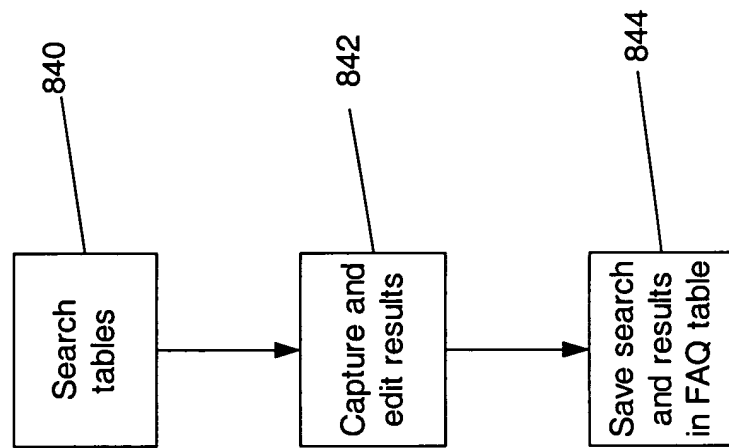


FIG. 9